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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

Valuation of Security 0 Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance

Last revised: November 14, 2023

# **UNITED STATES BANKRUPTCY COURT**

			DISTRICT OF N District of N			
In Re:	Devin T Berry			Case No.: Judge:		
		D	ebtor(s)	ouago.		
		CH	APTER 13 PLAN	AND MOTIONS		
<ul><li>✓ Original</li><li>☐ Motions</li></ul>	Included		lodified/Notice Re lodified/No Notice		Date:	March 7, 2024
				FOR RELIEF UN ANKRUPTCY CO		
		YOU	JR RIGHTS WIL	L BE AFFECTED		
hearing on the You should of this Plan may be affed become bin before the confurther notice modification avoid or module based on value.	the Plan proposed read these paper or any motion inceted by this planding, and include leadline stated in the See Bankrupton may take place stated in the lien. The late of the collate	d by the Debtor. The carefully and debtuded in it must for Your claim may do motions may be the Notice. The Cay Rule 3015. If the solely within the Cay debtor need not a ral or to reduce the soletor.	This document is iscuss them with ile a written object be reduced, mode granted without Court may confirm is plan includes Chapter 13 confirm includes includes includes a separate mode interest rate.	the actual Plan pryour attorney. Any stion within the time ified, or eliminated further notice or hearth this plan, if there motions to avoid comation process. Totion or adversary	oposed by yone who e frame and this Plane are no to proceed by proceed to who would be proceed the plane of t	ns the date of the confirmation by the Debtor to adjust debts. In wishes to oppose any provision stated in the Notice. Your rights lan may be confirmed and unless written objection is filed timely filed objections, without a lien, the lien avoidance or confirmation order alone will ling to avoid or modify a lien o wishes to contest said as same.
whether th		each of the follo	owing items. If a	n item is checke		ox on each line to state bes Not" or if both boxes are
THIS PLAN	:				ANDARD	PROVISIONS MUST ALSO BE
COLLATER	RAL, WHICH MAY	Y RESULT IN A F	PARTIAL PAYME		IENT AT	Y ON VALUE OF ALL TO THE SECURED 7b/  7c.
				OSSESSORY, NO AND SPECIFY: [		CHASE-MONEY SECURITY 7b/  ☐ 7c
Initial Debt	or(s)' Attorney	/s/ JDW	Initial Debtor:	/s/ DTB	Initia	I Co-Debtor

Part 1: Payment and Length of Plan

#### Filed 03/07/24 Entered 03/07/24 10:53:55 Desc Main Case 24-12482-ABA Doc 2 Document Page 2 of 6 The debtor shall pay to the Chapter 13 Trustee \$370.00 monthly for 60 months starting on the first of the a. month following the filing of the petition. (If tier payments are proposed): and then \$ per month per month for \_\_\_\_\_ months, for a total of **0** months. The debtor shall make plan payments to the Trustee from the following sources: b. **Future Earnings** ✓ Other sources of funding (describe source, amount and date when funds are available): Use of real property to satisfy plan obligations: C. Sale of real property Description: Proposed date for completion: Refinance of real property: Description: Proposed date for completion: Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion: d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. See also Part 4. If a Creditor filed a claim for arrearages, the arrearages $\square$ will $/\square$ will not be paid by the Chapter 13 Trustee pending an Order approving sale, refinance, or loan modification of the real property. e. For debtors filing joint petition: Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection. Part 2: Adequate Protection X NONE a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to \_\_\_\_ (creditor). (Adequate protection payments to be commenced upon order of the Court.) b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses) All allowed priority claims will be paid in full unless the creditor agrees otherwise: a.

Name of Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE: \$3,040.00
DOMESTIC SUPPORT OBLIGATION	Priority	-NONE-
State of NJ Div. Taxation	Priority	\$400.00

1 140 010	. Tuxulion	1 Honey	ψ <del>τ</del> ου.υ
b.	Check one:  ✓ None  The allowed priority claims lis	esigned or owed to a governmental unit a standard ted below are based on a domestic support the standard unit and will be paid less than the standard tess than	nd paid less than full amount:  ort obligation that has been

	A CONTRACTOR OF THE CONTRACTOR		
Name of Creditor	Type of Priority	Claim Amount	Amount to be Paid

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#### Part 4: Secured Claims

#### a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

	Collateral or Type of Debt				
	(identify property and add		Interest	Amount to be	Regular Monthly
	street address, if		Rate on	Paid to Creditor	Payment Direct
Name of Creditor	applicable)	Arrearage	Arrearage	by Trustee	to Creditor

### b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

	Collateral or Type of Debt				
	(identify property and add		Interest	Amount to be	Regular Monthly
	street address, if		Rate on	Paid to Creditor	Payment Direct
Name of Creditor	applicable)	Arrearage	Arrearage	by Trustee	to Creditor

#### c. Secured claims to be paid in full through the plan which are excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

	Collateral					Total to be Daid Including Interest
	(identify property and a	ıdd				Total to be Paid Including Interest
	street address, if				Amount	Calculation by Trustee
Name of Creditor	applicable)		Interest Ra	ate	of Claim	

#### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ✓ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

### NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

	Collateral (identify property and add street address, if	Scheduled	Total Collateral	Superior	Value of Creditor Interest in	Interest	Total Amount to be Paid by
							,
Name of Creditor	applicable)	Debt	Value	Liens	Collateral	Rate	Trustee

<sup>2.)</sup> Where the Debtor retains collateral and completes all Plan payments, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

#### e. Surrender ✓ NONE

Upon confirmation, the automatic stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 shall be terminated in all respects. The Debtor surrenders the following collateral:

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(iden addre		(identi	llateral to be Surrendered Value of Surrendered Rentify property and add street dress, if blicable)			Remaining Unsecured Debi	
f.	Secured Clain	ns Unaffecto	ed by the Plan	NONE			
-	The following s	secured clain	ns are unaffected	by the Plan:			
Name of Our disc				Collateral (i applicable)	identify property a	nd add	street address, if
Name of Credito				1204 Clayt	on Road, Willian	nstown	, NJ 08094
Nationstar/Mr.	Cooper			\$259,049.0	0		
g.	Secured Clain	ns to be Pai	d in Full Throug	h the Plan: [	<b>✓</b> NONE		
Name of Credito	or		identify property reet address, if	Amount	Interest Rate		Fotal Amount to be Paic ugh the plan by Trustee
David E. Harris	I Olaima	No	\I-				
Part 5: Unsecu	irea Ciaims	NO	NE				
<b>a.</b>			allowed non-prio _ to be distributed		ed claims shall be	paid:	
	Not le	ss than	percent				
<b>✓</b>	Pro R	ata distributi	on from any rema	ining funds			
b. :	Separately cla	assified uns	ecured claims sh	all be treated	d as follows:		
Name of Credito	or	Basis	for Separate Clas	ssification	Treatment		Amount to be Paid by Trustee
Part 6: Execute	ory Contracts	and Unexp	ired Leases	X NO	NE		
	limitations se	<u> </u>				of non-r	esidential real property
All executory cor following, which		expired lease	es, not previously	rejected by o	operation of law, a	are rejed	cted, except the
Name of Creditor	Arrears to b and paid by		Nature of Contra	act or Lease	Treatment by De	ebtor	Post-Petition Payment to be Paid Directly to Creditor by Debtor
Dort 7. Motion	Y NOV	I <b>-</b>	-				

#### Part 7: Motions X NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of

Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal, and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE

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The Debtor moves to avoid the following liens that impair exemptions:

Name of	Nature of Collateral (identify property and add street address, if		Amount of			Against the	Amount of Lien to be
Creditor	applicable)	Type of Lien	Lien	Collateral	Exemption	Property	Avoided

#### b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. 📝 NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

	Collateral (identify property and add		Total		Value of Creditor's	Total Amount
Name of	street address if	Scheduled	Collateral		Interest in	of Lien to be
Creditor	applicable)	Debt	Value	Superior Liens	Collateral	Reclassified

### c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

	Collateral (identify				
	property and add		Total		Amount to be
Name of	street address if	Scheduled	Collateral	Amount to be Deemed	Reclassified as
Creditor	applicable)	Debt	Value	Secured	Unsecured

d. Where the Debtor retains collateral, upon completion of the Plan and issuance of the Discharge, affected Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

### Part 8: Other Plan Provisions

a.	Vesting	of	<b>Property</b>	of the	Estate
a.	V CSHIIM	vı	IIODCILV	OI HIL	Lotati

✓ Upon ConfirmationUpon Discharge

#### b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

#### c. Order of Distribution

The Trustee shall pay allowed claims in the following order:

- 1) Chapter 13 Standing Trustee Fees, upon receipt of funds
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

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	d.	Post-Petition Claims			
the am		ustee ☐ is, ☑ is not authorized to pay po d by the post-petition claimant.	st-petition claims filed purs	uant to 11 U.S.C. S	Section 1305(a) in
Part 9	: Modif	ication X NONE			
		ation of a plan does not require that a sep h D.N.J. LBR 3015-2.	arate motion be filed. A mo	dified plan must be	e served in
	If this F	Plan modifies a Plan previously filed in this	s case, complete the inform	ation below.	
	Date of	f Plan being modified:			
Explaii		why the plan is being modified:			
Are So	chedules	s I and J being filed simultaneously with th	is Modified Plan?	☐ Yes	□ No
	Non-S  ☐ NO  ☑ Exp Any no Debtor	standard Provision(s): Signatures Restandard Provisions Requiring Separate S NE plain here: In-standard provisions placed elsewhere i will continue to make payments to studer In; debtor will not pay any claim filed regal	ignatures: n this plan are ineffective. nt loans serviced by Navien		utside of the
Signat	tures				
The De	ebtor(s) a	and the attorney for the Debtor(s), if any,	must sign this Plan.		
	wording	filing this document, the debtor(s), if not r g and order of the provisions in this Chap			
I certify	under p	penalty of perjury that the above is true.			
Date:	March	7, 2024	/s/ Devin T Berry		
Date:			<b>Devin T Berry</b> Debtor		
			Joint Debtor		

/s/ Jeanie D. Wiesner

Attorney for the Debtor(s)

Jeanie D. Wiesner

Date

March 7, 2024